1	State of Arkansas	As Engrossed: \$2/5/15		
2	90th General Assembly	A Bill		
3	Regular Session, 2015		SENATE BILL 54	
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5	By: Senator J. Hutchinson			
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7	For An Act To Be Entitled			
8	AN ACT CONCERNING PARENT AND CHILD REPRESENTATION IN			
9	JUVENILE COURT PROCEEDINGS; AND FOR OTHER PURPOSES.			
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11				
12		Subtitle		
13	CONC	CERNING PARENT AND CHILD		
14	REPF	RESENTATION IN JUVENILE COURT		
15	PROC	CEEDINGS.		
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18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
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20	SECTION 1. Arkansas Code § 9-27-401 is amended to read as follows:			
21	9-27-401. Creation — Representation Dependency-neglect representation			
22	for children and pare	nts.		
23	(a) There is h	ereby created a Division of Depend	ency-Neglect <u>Parent</u>	
24	Representation within	the Administrative Office of the	Courts <u>University of</u>	
25	<u>Arkansas at Little Ro</u>	ock William H. Bowen School of Law	<u>Clinical Programs</u> that	
26	will <u>shall</u> be staffed	by a court-appointed special advo	cate coordinator and	
27	an attorney coordinat	or.		
28	(b)(l) The Dir	ector of the Administrative Office	of the Court is	
29	authorized to <u>Univers</u>	ity of Arkansas at Little Rock Wil	liam H. Bowen School	
30	of Law Clinical Programs may employ or enter into professional service			
31	contracts with private individuals or businesses or public agencies to			
32	represent all children parents in dependency-neglect proceedings.			
33	(2) (A) Before employing or entering into a contract or			
34	contracts, the office	contracts, the office shall consult with the judge or judges of the circuit		
35	court designated to hear dependency neglect cases in their district plan			
36	under Supreme Court A	dministrative Order Number 14, ori	ginally issued April	



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1	6, 2001, in each judicial district in accordance with the provisions of $9 - 19$ -
2	11-1001 et seq.
3	(B) Those obtaining employment or contracts through the
4	office as described in subdivision (b)(3) of this section will be designated
5	as the providers for representation of children in dependency-neglect cases
6	in each judicial district. The University of Arkansas at Little Rock William
7	H. Bowen School of Law Clinical Programs shall establish guidelines to
8	provide a maximum amount of expenses and fees per hour and per case that
9	shall be paid under this section.
10	(3) (A) The office shall advertise employment and contract
11	opportunities.
12	(B) The distribution of funds among the judicial
13	districts shall be based on a formula developed by the office and approved by
14	the Juvenile Judges Committee of the Arkansas Judicial Council. A person who
15	is employed by or contracts with the University of Arkansas at Little Rock
16	William H. Bowen School of Law Clinical Programs shall be designated as a
17	provider for the representation of parents in dependency-neglect cases in the
18	judicial district in which the provider is assigned.
19	(4) The Supreme Court shall adopt standards of practice and
20	qualifications for service for all attorneys who seek employment or contracts
21	to provide legal representation to children in dependency-neglect cases. The
22	University of Arkansas at Little Rock William H. Bowen School of Law Clinical
23	Programs shall advertise employment and contract opportunities.
24	(5) (A)(i) In the transition to a state-funded system of
25	dependency neglect representation, it is the intent of the General Assembly
26	to provide an appropriate and adequate level of representation to all
27	children in dependency neglect proceedings as required under federal and
28	state law pursuant to § 9-27-316.
29	(ii)(a) It is recognized by the General Assembly
30	that in many areas of the state, resources have not been available to support
31	the requirement of representation for children at the necessary level.
32	(b) It is also recognized, however, that in
33	other areas a system has been developed that is appropriately and
34	successfully serving children and the courts.
35	(iii) With the transition to state funding, it is
36	not the intent of the General Assembly to adversely affect these systems that

1	are working well or to put into place a system that is too inflexible to		
2	respond to local needs or restrictions.		
3	(B) In its administration of the system, therefore, the		
4	office is charged with the authority and responsibility to establish and		
5	maintain a system that:		
6	(i) Equitably serves all areas of the state;		
7	(ii) Provides quality representation;		
8	(iii) Makes prudent use of state resources; and		
9	(iv) Works with those systems now in place to		
10	provide an appropriate level of representation of children and courts in		
11	dependency-neglect cases. Funding currently appropriated to the		
12	Administrative Office of the Courts for the representation of parents and		
13	children in dependency-neglect cases shall be redistributed to the University		
14	of Arkansas at Little Rock William H. Bowen School of Law Clinical Programs		
15	for the sole purpose of providing representation of parents in dependency-		
16	neglect cases and to the Arkansas Child Abuse/Rape/Domestic Violence		
17	Commission for the representation of juveniles in dependency-neglect cases.		
18	(c) The director is authorized to:		
19	(1) Establish a statewide court-appointed special advocate		
20	program;		
21	(2) Provide grants or contracts to local court-appointed special		
22	advocate programs; and		
23	(3) Work with judicial districts to establish local programs by		
24	which circuit courts may appoint trained volunteers to provide valuable		
25	information to the courts concerning the best interests of children in		
26	dependency-neglect proceedings. The University of Arkansas at Little Rock		
27	William H. Bowen School of Law Clinical Programs shall establish and maintain		
28	a division of dependency-neglect parent representation that:		
29	(1) Equitably serves all areas of the state;		
30	(2) Provides quality representation;		
31	(3) Makes prudent use of state resources; and		
32	(4) Works to provide an appropriate level of		
33	representation of parents in dependency-neglect cases.		
34	(d)(l) The director University of Arkansas at Little Rock William H.		
35	Bowen School of Law Clinical Programs is authorized to establish a program to		
36	represent indigent parents or legal custodians in dependency-neglect cases.		

1 (2) The court shall appoint counsel in compliance with federal 2 law, § 9-27-316(h), and Supreme Court Administrative Order Number 15. 3 (3)(A) Funding for contracts shall be administered from the 4 state, or funds shall be provided to the judicial district for the county to 5 administer the contracts. 6 (B) All contracts shall be paid from funds appropriated 7 for the purpose of this section. 8 (4) When a court orders payment of funds for parent counsel on 9 behalf of an indigent parent or custodian from a state contract, the court 10 shall make written findings in the appointment order in compliance with § 9-11 27-316(h). 12 (5) The court may also require the parties to pay all or a 13 portion of the expenses, depending on the ability of the parties to pay. 14 (6) The office shall establish guidelines to provide a maximum 15 amount of expenses and fees per hour and per case that will be paid under 16 this section. 17 (7)(6) In order to ensure that each judicial district will have 18 an appropriate amount of funds to utilize for indigent parent or custodian 19 representation in dependency-neglect cases, the funds appropriated shall be apportioned based upon a formula developed by the office University of 20 Arkansas at Little Rock William H. Bowen School of Law Clinical Programs and 21 22 approved by the committee Juvenile Judges Committee of the Arkansas Judicial 23 <u>Council</u>. 24 (8)(7) The office University of Arkansas at Little Rock William 25 H. Bowen School of Law Clinical Programs shall not be liable directly to any 26 attorney or indirectly to the Arkansas State Claims Commission for the 27 payment of attorney's fees or expenses except to the extent specific funding 28 is appropriated and available for the purpose of providing indigent parent 29 counsel in dependency-neglect cases. 30 /s/J. Hutchinson 31 32 33 34 35 36

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